(C)

കേരള സർക്കാർ Government of Kerala 2016



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 1383/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between H.R. Head, Asianet Best F. M. Radio, Asianet Communications Ltd., Puliyarakonam P. O., Thiruvananthapuram-695 573 and the workmen of the above referred establishment Smt. Bindu Sajithkumar, 'Amalanjana', Chirakkal, Kannur-670 011 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Smt. Bindu Sajithkumar, 'Amalanjana', Chirakkal, Kannur, employee of Asianet Best F. M. Radio, Kannur by the management of Asianet Best F. M. Radio, Asianet Communications Ltd, Puliyarakonam, Thiruvananthapuram is justifiable? If not, what relief the worker is entitled to?

(2)

G.O. (Rt.) No. 1384/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri P. Sivasankara Mannadiyar, Managing Trustee, Pallassana Pazhayakavu, Pallassana, Palakkad and the workman of the above referred establishment represented by the General Secretary, Kerala Kshethra Karmik Sangh (BMS), Masdoor Bhavan, Harikkara Street, Palakkad-678 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Kesavan, P., Sri Janardhanan, P. P., Sri Jayakumar, P., Sri Nishanth, T., Sri Kalidasan, P., Sri Prasanth, T., Sri Sankaranarayanan (Saju), Sri Gopakumar, A., Sri Raghunath, T., Sri Sadasivan, T., Sri Akhil (Balan), Sri Arun, A., Sri Muralikrishnan, V., and Sri Madhavankutty, P. by the trust of Pallassaana Pazhayakavu Temple is justifiable? If not, what relief they are entitled to?

(3)

G.O. (Rt.) No. 1385/2016/LBR.

Thiruvananthapuram, 8th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri N. Muhammed, 'Njangarath House', Koorara, Panoor P. O., Kannur-670 692 (2) Sri N. Khalid, 'Njangarath House', Koorara, Panoor P. O., Kannur-670 692, (3) Sri N. Ayoob, 'Njangarath House', Koorara, Panoor P. O., Kannur-670 692 and the workman of the above referred establishment Sri Saneesh, C. S., 'Chakkungal House', Kakkayangad P. O., Peravoor, Kannur-670 673 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Saneesh, C. S., 'Chakkungal House', Kakkayangad P. O., Peravoor, Kannur, conductor by the proprietors of Super Star Buses, Sri N. Muhammed, 'Njangarath House', Koorara, Panoor P. O., Kannur, Sri N. Khalid, 'Njangarath House', Koorara, Panoor P. O., Kannur and Sri N. Ayoob, 'Njangarath House', Koorara, Panoor P. O., Kannur is justifiable or not? If not, what relief the workers are entitled to?

(4)

G.O. (Rt.) No. 1390/2016/LBR.

Thiruvananthapuram, 9th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Principal, Holy Angels Senior Secondary School, Edathua P. O., Alappuzha District-689 573 and the worker of the above referred establishment Smt. Sophiyamma Devasya, Peruvelil, Pandankari, Edathua P. O., Alappuzha-689 573 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Smt. Sophiyamma Devasya who had been worked as 'Aaya' in Holy Angel Senior Secondary School, Edathua P. O., Alappuzha by the management is justifiable? If not, what relief she is entitled to?

(5)

G.O. (Rt.) No. 1391/2016/LBR.

Thiruvananthapuram, 9th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Valsala Gopinathan, Lekshmi Gas Agency, Neyyattinkara and the workmen of the above referred establishment represented by (1) Sri N. Sivakumar, Secretary, CITU, District Cooking Gas Workers Union, Kaithamukku, Thiruvananthapuram (2) Adv. C. S. Vijayachandran Nair, President, CITU, District Cooking Gas Workers Union, Kaithamukku, Thiruvananthapuram (3) Sri P. Rajendradas, Working President, District Cooking Gas Workers Union, Kaithamukku, Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment by the management to the employees (1) Sri Santhosh Raj, R. P., Office Staff, Rajendra Bhavan, Nadukkad, Naruvamood P. O., Thiruvananthapuram-20 (2003 ID Card), (2) Sri Biju, G., Delivery man & Driver, Thannivila Veedu, Maruthannoor, Chaykkottukonam P. O., Thiruvananthapuram (2001 ID Card), (3) Sri Saju, S. R., Delivery man & Driver, Thannivila Veedu, Maruthannoor, Chaykkottukonam P. O., Neyyattinkara, Thiruvananthapuram (2003 ID Card), (4) Sri Prasannakumar, T. K., Delivery Man & Driver Thiruvonam, Thinavila, Perumulloor, Orootambalam P. O., Thiruvananthapuram (1993 ID Card), (5) Smt. Sreekumari, Sweeper, Thannikkavilaveedu, Maruthannoor, Chaykottukonam P. O., Neyyattinkara, Thiruvananthapuram (2004 ID Card), (6) Sri Shibu, K., Delivery Man, Lakshmi Vilasom Palassery Nedukkad, Naruvamood P. O., Thiruvananthapuram (2004 ID Card), (7) Sri Joe Fernadez, B., Godown Keeper, Rose Cottage, R. C. Street, R. C. Church, Neyyattinkara (1994 ID Card + Service Record), (8) Smt. Lini, S. S., Computer Operator, Aswathy Bhavan, Naddorkolla, Amaravila P. O., Thiruvananthapuram (2003 ID Card), (9) Sri Bhuvanachandran Nair (Chandran Pillai), Delivery man, Upputhanathu Veedu, Ayira P. O., Ayira, Thiruvananthapuram (1995 ID Card) (10) Sri Arunkumar, T. B., Delivery man, Kizhakkumkara Puthen Veedu, Nadukkad, Naruvamood P. O., Thiruvananthapuram (2003 ID Card) in Lekshmi Gas Agencies is justifiable? If not, what are the reliefs they entitled to?

(6)

G.O. (Rt.) No. 1392/2016/LBR.

Thiruvananthapuram, 9th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Principal, Holy Angels Senior Secondary School, Edathua P. O., Alappuzha District-689 573 and the workman of the above referred establishment Smt. Anitha Kumari, N., Perumballikkara, Kavalm P. O., Alappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Anitha Kumari, N., who had been worked as Lab Assistant in Holy Angels Senior Secondary School, Edathua P. O., Alappuzha by the management is justifiable? If not, what relief she is entitled to?

(7)

G.O. (Rt.) No. 1393/2016/LBR.

Thiruvananthapuram, 9th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Managing Director, Indus Towers, Chittoor Tower Building, Opposite to Reserve Bank, Jubilee Hospital Road, Bakery Junction, Thiruvananthapuram (2) the Managing Director, Royal Command Protection Group, Door No. TR/61.2967, Sujayas, First Floor, near to Punnoos Hotel, Ravipuram, Kochi and the workmen of the above referred establishment Sri S. V. Saji, Viji Bhavan, Kappikkadu, Poovachal P. O., Pin-695 575 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri S. V. Saji of M/s Royal Command, Protection Group employed as Security Assistant in Indus Tower, Bakery Juntion, Thiruvananthapuram by the employer is justifiable? If not, what relief the worker is entitled to?

(8)

G.O. (Rt.) No. 1394/2016/LBR.

Thiruvananthapuram, 9th November 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Principal, Holy Angels Senior Secondary School, Edathua P. O., Alappuzha District-689 573 and the workmen of the above referred establishment Smt. Leena Thomas, Vazhapparambil, Edathua P. O., Alappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Leena Thomas who had been worked as 'Aaya' in Holy Angels Senior Secondary School, Edathua P. O., Alappuzha by the management is justifiable? If not, what relief she is entitled to?

By order of the Governor,

Gopal, V. S.,

Deputy Secretary to Government.